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**UNITED STATES DISTRICT COURT  
 NORTHERN DISTRICT OF CALIFORNIA  
 OAKLAND DIVISION**

Indiezone, Inc., a Delaware corporation, and  
 EoBuy, Limited an Irish private limited company,

***Plaintiffs,***

vs.

Todd Rooke, Joe Rogness, Phil Hazel, Sam Ashkar,  
 Holly Oliver and U.S. Bank, collectively the ***RICO Defendants;***

Jingit LLC., Jingit Holdings LLC., Jingit Financial, Services LLC.,  
 Music. Me, LLC., Tony Abena, John E. Fleming, Dan Frawley,  
 Dave Moorehouse II, Chris Ohlsen, Justin James,  
 Shannon Davis, Chris Karls in their capacities as officers,  
 agents and/or employees of the Jingit LLC.,  
***Defendants in Negligence, and Aiding/Abetting;***

Wal-Mart, General Electric, Target, DOE(s) and ROE(s) 1  
 through 10, ***Defendants in Negligence Secondary***  
***-Vicarious Infringement,***

***Defendants .***

**Case No. CV13-04280 YGR/EDL**

**) PLAINTIFFS' NOTICE OF MOTION  
 ) REQUESTING TO CORRECT SUPPLEMENT  
 ) AND/OR AMEND THEIR SUMMONS AND  
 ) THEIR SUMMONS AND COMPLAINT  
 ) PURSAUNT TO FED. RULES CIV.  
 ) P. 15(a) AND 20(a).**

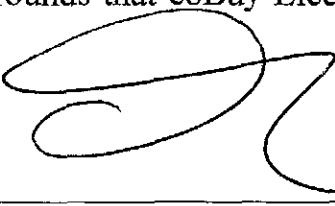
**) Hon. Yvonne Gonzalez Rogers  
 ) Date: April 22, 2014  
 ) Time: 2:00 p.m.  
 ) Place: Courtroom 5**

**TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:**

1       **PLEASE TAKE NOTICE** that on April 22, 2014 at 2:00 p.m., in Courtroom 5 of  
2 the above-referenced Court, which is located at 1301 Clay Street, Oakland, California,  
3 before the Honorable Yvonne Gonzalez Rogers, Judge of the United States District Court for  
4 the District of Northern California, t Plaintiffs eoBuy Limited and Indiezone Inc., will and  
5 hereby does move the Court for an order:

6       1.     Granting Plaintiffs' application pursuant to Fed Rules of Civ.P. 15(a) and 20(a)  
7 to amend the summons and complaint filed in this matter to reflect the correct name of the  
8 Plaintiff eoBuy Ventures Limited on the grounds that eoBuy Licensing Limited is and was  
9 the intended Plaintiff in these proceedings.

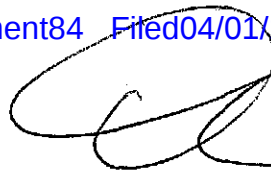
10                   Respectfully submitted,

  
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Attorneys for Plaintiff

24                   **CERTIFICATE OF SERVICE**

25       I hereby certify that, in accordance with the Rules, on this date April 1, 2014, a true  
26 and correct copy of the foregoing document was delivered to Defendants of Record, by both  
27 EFC means and by 1st class mail to or through their Counsel of Record.  
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Douglas R. Dollinger, Esq., NY Bar No. 2354926

Appearing *Pro Hac Vice*

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